

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA)
)
)
vs.) CASE NO.: 24-CR-80052
)
)
)
TIMOTHY MARIS,)
)
)
Defendant.)
)

NOTICE REQUESTING ADDITIONAL TIME FOR SENTENCING

Undersigned and the Government are requesting additional time for sentencing, which is set for October 1, 2024, at 10:00 AM. Thirty minutes will likely be insufficient. Both parties believe two hours should be the appropriate amount of time to allocate for sentencing.

I HEREBY CERTIFY that a true copy of the foregoing was electronically filed; this 26th day of July, 2024.

Respectfully submitted,
LAW OFFICES OF MARK EIGLARSH
3107 Stirling Road
Suite 207
Fort Lauderdale, FL 33312
Telephone (305) 674-0003
Facsimile (305) 674-0102
Mark@EiglarshLaw.com

BY: /s/ *Mark Eiglarsh*
MARK EIGLARSH
Florida Bar No.: 956414